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CLERK U.B. CISTRICT COURT
WESTERN DISTRICT OF WAZMINGTON AT TACOMA
DEPUTY

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT TACOMA

MARILYN MARTIN,

Plaintiff,

٧.

TWIN CITY FIRE INSURANCE COMPANY, and THE HARTFORD FINANCIAL SERVICES GROUP, INC.,

Defendants.

Case No.: C08 5651 RJB

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT

I. STIPULATION.

Plaintiff Marilyn Martin filed her complaint in this case on October 24 and served the Washington State Insurance Commissioner with summonses and a complaint on October 31, 2008. Separate summonses gave Defendants Twin City Fire Insurance Company and The Hartford Financial Services Group, Inc. (collectively "the Defendants") 40 days to answer or otherwise plead.

Through their counsel, Plaintiff and the Defendants have conferred and hereby stipulate that, with the Court's permission, the Defendants may have until January 16, 2009 to answer or otherwise plead in response to the Complaint.

DATED this 20th day of November, 2008. 2 LOWENBERG, LOPEZ & HANSEN, P.S. STOKES LAWRENCE, P.S. 3 4 By: /s/ Stephen M. Hansen By: /s/ Bradford J. Axel Stephen M. Hansen, WSBA #15642 Bradford J. Axel, WSBA #29269 5 Defendants' Counsel Plaintiff's Counsel 6 II. ORDER 7 Having considered the parties' stipulation, it is hereby ordered that Defendants shall have 8 until January 16, 2009 to answer or otherwise plead in response to the Plaintiff's Complaint. 10 day of November, 2008. 11 12 T. BRYAN 13 14 Presented by: 15 STOKES LAWRENCE, P.S. 16 17 By: /s/ Bradford J. Axel Bradford J. Axel (WSBA #29269) 18 800 Fifth Avenue, Suite 4000 Seattle, Washington 98104 19 (206) 626-6000 (206) 464-1496 fax 20 Counsel for Defendants 21 LOWENBERG, LOPEZ & HANSEN, P.S. 22 23 By: /s/ Stephen M. Hansen 24 Stephen M. Hansen (WSBA #15642) 950 Pacific Avenue, Suite 450 25 Tacoma, Washington 98402-4441 (253) 383-1964 26 (253) 838-4493 fax 27 Counsel for Plaintiff

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT -Case No.:C08 5651 RJB BJA-000 \ 188622.doc -2-

STOKES LAWRENCE, P.S. 800 FIFTH AVENUE, SUITE 4000 SEATTLE, WASHINGTON 98104-3179

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2.	I hereby certify that on November 20, 2008, I caused the foregoing Stipulation and [Proposed] Order Extending Time for Defendants to Respond to Complaint to be:			
3				
4.	\boxtimes	electronically filed with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:		
5		Debra Hayes dh	ayes@dhayeslaw.com	
6	-		phen.hansen@llhlaw.com	
7				
8		mailed by first class United States mail, postage prepaid, to the following:		
9	,	•		
10	 	hand delivered to the following:		
11		mand derivered to the following.		
12		e		
13		a mailed and mailed by first alas	s United States mail, postage prepaid, to the following:	
14		e-maned and maned by mist clas	s Officed States man, postage prepaid, to the following.	
15				
16		faxed and mailed by first class U	Inited States mail, postage prepaid, to the following:	
17		•		
18	-			
19			/s/ Bradford J. Axel	
20			Bradford J. Axel, WSBA #29269 Attorney for Defendants Twin City Fire	
21			Insurance Company and The Hartford Financial Services Group, Inc.	
22		·	Stokes Lawrence, P.S. 800 Fifth Avenue, Suite 4000	
23			Seattle, WA 98104 (206) 626-6000	
24			Fax: (206) 464-1496 Bradford.axel@stokeslaw.com	
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STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT -Case No.:C08 5651 RJB -3-

STOKES LAWRENCE, P.S. 800 FIFTH AVENUE, SUITE 4000 SEATTLE, WASHINGTON 98104-3179 (206) 626-6000